IN	THE	OF		COUNTY, TENNESSEE
ST	ATE OF TENNESSEE)		
	VS.)	Doglast No	
			Docket No.	
	DEFENDANT)		
		· ·	03(b) APPROVII TREATMENT P	
	This matter was heard on the	day of		, based on the complaint
req	uesting that the defendant be ordered to	seek mandatory outpa	atient treatment under	r T.C.A. §33-7-303(b)
wit	th		(qualified mental health
pro	ofessional).			
	At the hearing, it appeared to the sat	isfaction of the Cour	t that the defendant w	vas examined at the
			(Name of Facili	ty) for 60-90 days for
dia	gnosis and evaluation after defendant wa	s adjudicated not gui	lty by reason of insar	nity on the charge(s) of
The	e staff of the facility recommend mandate	ory outpatient treatm	ent with	·
	•	alified mental health		
As	a result of the hearing the Court finds:			
	That the defendant is mentally ill, and			
2.	The defendant is <u>not</u> committable under 303(c), and	Title 33, Chapter 6,	Part 5, Tenn. Code A	nn. and T. C. A. §33-7-
3.	That the defendant's condition resulting the defendant will pose a substantial like Tenn. Code Ann. unless treatment is con	elihood of serious har		

Ther	efore it is ORDERED:				
(1)	That the defendant seek outpatient treatment with mental health professional); and				
(2)	The court clerk provide a copy of this ordemental health professional); and	(qualified			
(3)	That the qualified mental health professional file a report with the District Attorney General every six (6) months as to the defendant's continuing need for treatment; and				
(4)	That the cost of treatment be taxed as cour	t costs.			
Ente	red thisday of	, 20			
	Defense Attorney		Judge		
	District Attorney General				